## UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MISSOURI

In Re:	)
	) Case No13
Debtor(s))	,
CHAPTER 13 PLAN AND PLAN SUM	MARY (for cases filed prior to 10/17/05)
1. <b>PLAN PAYMENT:</b> Debtor to pay \$ per month from further otherwise provided in the confirmed plan or in the order confirming the plan. The trustee shall only make payments to creditors with forceditors is determined by the Chapter 13 trustee unless otherwise	ng the plan, the trustee shall make payments to creditors under filed and allowed claims. The manner of distribution to
PLAN PAYMENTS MUST BEGIN WITHIN 30 DAYS OF THE CLERK OF THE BANKRUPTCY COURT WHETHER OR NOT WHETHER OR NOT THE WAGE DEDUCTION HAS GONE I RESPONSIBILITY. ONCE A PLAN IS CONFIRMED, THAT P TIME AS THE COURT CONFIRMS A SUBSEQUENT AMEND SECTION FOR WAGE ORDER TO EMPLOYER, THE WAGE TRUSTEE ALSO MAY CAUSE A WAGE ORDER TO BE ISSU 3083-1H.	THE PLAN PROVIDES FOR WAGE DEDUCTION AND INTO EFFECT. PAYMENT ON TIME IS THE DEBTOR'S PLAN PAYMENT REMAINS IN EFFECT UNTIL SUCH DIMENT. IF INFORMATION IS PROVIDED IN THE ORDER WILL BE ISSUED TO THE EMPLOYER. THE
THE DEBTOR SHALL DEVOTE TO THE PLAN ALL OF THE YEAR PERIOD FROM THE DATE THAT THE FIRST PLAN P THE DEBTOR SHALL PAY AT LEAST 36 MONTHLY PLAN 100% TO ALL FILED AND ALLOWED CLAIMANTS.	AYMENT IS DUE PURSUANT TO 11 U.S.C. §1326(a)(1).
VOLUNTARY WAGE ASSIGNMENT TO EMPLOYER: (Employer's Name, address, telephone number)	DIRECT PAYMENT: From Debtor(s) to Trustee
2. <b>FILING PROOFS OF CLAIMS:</b> The trustee shall only distribthe plan provides for the debtor to make payments directly, then the debtor from making the required direct payments. If the debto be paid pursuant to the terms of the contract regardless of whether portion of a claim, then it is necessary for the creditor to file a prothrough the trustee's office. The trustee will distribute to creditors claims and any notices to allow additional or amended claims. LR	ne failure of the creditor to file a proof of claim does not excuse or is to make direct payments to a creditor those payments must the plan is confirmed. However, if the trustee is to pay any of of claim to receive the portion of the claim to be paid s, absent other order of the Court, based on the notice to allow
3. <b>ADMINISTRATIVE COSTS:</b> Pay debtor(s) attorney as inc USC §1326.	dicated below and pay trustee's fee per 28 USC §586 and 11
Attorneys Fees: \$ total attorney fees.  \$ attorney fees to be paid directly by the debtemption attorney fees to be paid from the plan payr	

Attorney fees paid from the plan payments will be paid pursuant to the Local Rules of the Bankruptcy Court unless a different treatment is provided in paragraph 12 of this plan *and* the Bankruptcy Court issues a specific order regarding that proposed

treatment. The confirmation of the contrary to the Local Rules. All a disgorgement. LR 2016-1.				
4. <b>SUPPORT:</b> Future support ow Paid directly to the recipied Paid to recipient from the Support arrearage of \$ at \$ per month.	ent by the debtor(s). Plan payment at \$	per month.		
5. RESIDENTIAL HOME MOR debts***** should be dealt with		his section <u>ONLY</u> for	the primary reside	nce. All other long term
PAID AS LONG TERM DEBTS IN PURSUANT TO 11 U.S.C. SECT. Pre-petition arrearages will be paid of interest, if the contract rate of in claim, otherwise they will receive	ION 1328(a)(1): I from the Plan pays tterest is provided of the Local Rule Rate	ments. Unscheduled part the face of the proof	re-petition arrearages	
<ul><li>Post-petition payments are</li><li>Post-petition payments are</li></ul>				
Mortgage Lien Holder	Regular Monthly Payment	Total Pre-Petition Arrearage ***	Arrearage Interest Rate	Monthly Arrearage Payment (If left blank, creditor will be paid "pro rata")
(1)	\$	\$	Contract %	\$ .
(2)	\$	\$	Contract %	\$
RESIDENTIAL HOME MORTAGE PLAN PAYMENTS:  A pre-petition arrearage being paid in full. (If no	will not be paid as a	a separate debt as it sho	ould be part of the pri	incipal balance claim which is
Mortgage lien Holder	Princ	cipal Balance	Monthly Payment	Interest Rate
(1)	\$		\$	%
(2)	\$		\$	% .
6. LONG TERM DEBTS***** DISCHARGE PURSUANT TO				
Creditor Name	Regular Payment	Total Arrearage***	Discount Rate	Through Plan On Arrearage (If left blank, creditor will be paid "pro rata")

	\$	\$	Local Rule	\$ .
	\$	\$	Local Rule	\$
	\$	\$	Local Rule	\$ .
	\$	\$	Local Rule	\$ .
(If any of the regular monthly p indicated in paragraph 12 of this				direct treatment must be clearly he "regular payment.")
7. SECURED CREDITOR is non-priority unsecured.	S: Retain lien a	nd pay to value per 11 U	SC §1325(a)(5)(B)(i	) & (ii) with any balance paid
Creditor Name		Value of Collateral ****	Discount Rate	Monthly Payment Through Plan (if left blank,creditor will be paid "pro rata")
		\$	Local Rule	\$ .
		\$	Local Rule	\$ .
		\$	Local Rule	\$ .
		\$	Local Rule	\$ .
		\$	Local Rule	\$ .
Sooned anditon with a non m	rchase money se	ecurity interest in consum	ner goods will be sub	iect to lien avoidance per
11 USC §522(f), and treated as Avoiding the Lien.  SECURED CREDITOR	non-priority uns S: Surrender per ider In Lieu of E	11 USC §1325(a)(5)(C).	on/action is filed and If a deficiency clain f any kind in it. If th	the Court enters an Order  in is filed it will be allowed here is any mark in said column the
Avoiding the Lien.  SECURED CREDITOR unless the column titled "Surrer debt will be loaded as "surrended".	non-priority uns  S: Surrender per  In Lieu of E  Fred in lieu of th	11 USC §1325(a)(5)(C). Intire Debt" has a mark of e entire debt," including a	on/action is filed and on/action is filed and on/action is filed and only only only only only only only only	n is filed it will be allowed here is any mark in said column the fin.  Surrender In Lieu Of Entire Debt  and 11 USC §507.  Inthly Payment eft blank, creditor will be paid "pr
1 USC §522(f), and treated as Avoiding the Lien.  3. SECURED CREDITOR unless the column titled "Surrer lebt will be loaded as "surrende Creditor Name  D. PRIORITY UNSECURED	non-priority uns  S: Surrender per  In Lieu of E  Fred in lieu of th	11 USC §1325(a)(5)(C). Intire Debt" has a mark of e entire debt," including a	on/action is filed and on/action is filed and on/action is filed and only on the fany kind in it. If the only unsecured portion of the only unsecured portion of the only on t	n is filed it will be allowed here is any mark in said column the fin.  Surrender In Lieu Of Entire Debt  and 11 USC §507.  Inthly Payment eft blank, creditor will be paid "pr

## 10. EXECUTORY CONTRACTS:

Creditor Name	Property Description		Months Remaining	Accept Reject	Payment Direct or Through Trustee
		\$			
		\$			
11. NON-PRIORIT	Y UNSECURED CREDITORS	: <u>ONLY</u> cl	noose <u>ONE</u> (	of the follow	ng:
A dividend of 100	0% <b>OR</b>				
A dividend of 0%	OR				
This is a "POT" I	Plan*. There is non-exempt equit	y of \$('	"The POT").		
OR					
This is a "BASE"	Plan**. The BASE ismonth	ns of Plan paym	ents.		
12. OTHER REMAI	RKS OR PROVISIONS:				
	·				
D I					
Dated:	Chapter 13 Debtor	_			
	Chapter 13 Debtor				
	BY:				

Attorney

**POT PLANS** - The filed and allowed non-priority unsecured claimants will share pro rata any funds left in "The Pot" after the satisfaction of the pre-petition attorney fees being paid from the Plan payments and the pre-petition filed and allowed priority unsecured claims. If the pre-petition attorney fees being paid from the Plan payments and the filed and allowed priority unsecured claims are equal to or greater than "The Pot", the filed and allowed non-priority unsecured creditors will share zero (0%). After the dividend has been set by the trustee's office to comply with "The Pot", the trustee's office will not adjust the percentage to accommodate proofs of claim and amended proofs of claim filed and allowed after the bar date. It will be the responsibility of the debtor's attorney to determine if there needs to be an adjustment to the non-priority unsecured dividend. If the debtor's attorney determines that an adjustment needs to be made, it will be the responsibility of the debtor's attorney to determine an appropriate percentage and file an amendment to the plan to set the dividend to that percentage. Once the trustee's office has set the dividend based on "The Pot", any amendment to the plan will need to reflect the dividend which has been set or

the amendment needs to provide a dividend that will comply with the Bankruptcy Code. If the plan runs less than 36 months with "The Pot" amount, then the trustee may adjust the plan to a "Base Plan" of at least 36 monthly payments.

\*\*BASE PLANS - Filed and allowed non-priority unsecured claimants will share pro rata funds leftover after the payment of administrative expenses, including Court fees, Trustee's fees and attorney's fees; the payment of secured claims, including a discount rate; and priority unsecured claims based on the base number of months of Plan payments. ("The Base"). Because the total funds paid into the Plan must be sufficient to satisfy the administrative expenses, secured claims and priority unsecured claims, the Plan may actually run longer than "The Base". "The Base" may be adjusted upward to accommodate proofs of claim and amended proofs of claim filed and allowed after the bar date and to accommodate increases in long-term continuing debts being paid through the Plan payments. "The Base" may be adjusted upward to accommodate orders granting post-confirmation attorney fees and expenses paid from the plan payments. Notification received by the Trustee's office of an increase in a long-term continuing debt being paid through the Plan may result in "The Base" being adjusted upward to accommodate the increased payment. Any adjustments made because of the foregoing reasons that result in the Plan running in excess of the sixty-month statutory time limit of Section 1322(d) may result in the Trustee's office filing a motion to dismiss. "The Base" may be adjusted at the end of the Plan in order to allow a full monthly payment in the last month of the Plan to any creditor receiving continuing payments through the Trustee's office. "The Base" may be adjusted upward due to any additional funds the debtor receives which are determined to be disposable income either by agreement of the debtor and the trustee or by order of the Court regardless of source. If the debtor remits sufficient funds to the trustee to payoff the case in full, e.g. 100% to all filed and allowed unsecured creditors, the trustee may adjust the plan to a 100% plan without further order of the Court.

\*\*\* **ARREARAGE** - Any arrearages listed on the plan/plan summary are the debtor's best estimate of the amount owed. The trustee's office will pay arrearages based on the filed and allowed proof of claim of the creditor pursuant to Local Rule 3084-1(G).

\*\*\*\* VALUE OF COLLATERAL – The value of collateral listed on the plan/plan summary is the debtor's best estimate. The trustee's office uses the value listed on the face of the filed proof of claim, if one is listed, pursuant to Local Rule 3084-1(D) when loading the proof of claim.

\*\*\*\*\***LONG TERM DEBT** – A long term debt is one in which the final payment due under the terms of the contract comes due after the final Chapter 13 plan payment comes due.

Rev. 03/08/04

Instructions: File as a separate event no later than 15 days after case filing.

ECF Event: Bankruptcy>Plan>Ch 13 Plan